

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

JANE DOE,

Plaintiff,

v.

LUZERNE COUNTY, RYAN FOY, in his
individual capacity, and BARRY
STANKUS, in his individual capacity,

Defendants.

CIVIL ACTION NO. 3:CV-08-1155
(JUDGE CAPUTO)

ORDER

NOW, this 29th day of October, 2012, **IT IS HEREBY ORDERED** that:

- (1) Plaintiff's Motion in Limine Precluding Evidence of Arrest, *Nolo Contendere* Plea, or Any Related Testimony Since the Incident Occurred Four (4) Years After the Invasion of Privacy at Issue in this Case (Doc. 94) is **GRANTED in part and DEFERRED in part**. Evidence of Plaintiff's plea of *nolo contendere* to the July 2011 incident will be precluded; however, determination as to the admissibility of events and circumstances related to the criminal charges and arrest is **DEFERRED** to the time of trial.
- (2) Plaintiff's Motion *in Limine* to Preclude Testimony about the Sexual Orientation of Plaintiff or Any Other Employee and Their Sexual History (Doc. 98) is **DEFERRED** to the time of trial.
- (3) Plaintiff's Motion *in Limine* to Preclude Defendants' Expert's Notes (Doc. 106) is **DENIED**.
- (4) Plaintiff's Motion *in Limine* to Preclude Representation of Witnesses (Doc. 108) is **DEFERRED** to the time of trial.

/s/ A. Richard Caputo
A. Richard Caputo
United States District Judge